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February 13, 2009

Via ECFS

Ms. Marlene H. Dortch, FCC Secretary

Office of the Secretary

Federal Communications Commission 445 12th Street, SW, Suite TW-A325

Washington, DC 20554

RE:

Annual 64.2009(e) CPNI Certification for:

Phone1, Inc. - Form 499 Filer ID 822418

Dear Ms. Dortch:

Enclosed for filing is the 2008 CPNI Compliance Certification submitted on behalf of Phone1, Inc. This filing is submitted pursuant to 47 C.F.R. Section 64.2009(e) and in accordance with the Public Notice DA 09-9 issued January 7, 2009.

Any questions you may have concerning this filing may be directed to me at 470-740-3005 or via email to mbyrnes@tminc.com.

Sincerely,

Monique Byrnes

Consultant to Phone1, Inc.

Attachment

cc:

FCC Enforcement Bureau (provided via ECFS)

Best Copy and Printing (via email to FCC@BCPIWEB.COM)

O. Lew, Phone1

file:

Phone1 - CPNI

tms:

FCCx0901

Annual 64.2009(e) CPNI Certification for:

Calendar Year 2008

Date Filed:

February 13, 2009

Name of Company covered by this certification:

Phonel, Inc.

Form 499 Filer ID:

822418

Name of Signatory:

Oliverio Lew

Title of Signatory:

President

I, Oliverio Lew, certify and state that:

- I am President of Phonel, Inc. and, acting as an agent of the company, I have personal knowledge of the Phonel, Inc. operating procedures as they relate to CPNI, and the Rules and Regulations of the Federal Communications Commission regarding CPNI.
- I hereby certify that, to the best of my knowledge, information and belief, Phone I, Inc.'s operating procedures are adequate to ensure compliance with its CPNI obligations pursuant to Section 222 of the Communications Act of 1934, as amended, and the Commission's rules found at 47 CFR, Subpart U.
- Attached to this certification as Exhibit A is an accompanying statement explaining how Phonel, Inc.'s procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

Oliverio Lew, President

Phonel, Inc.

-4204

Attachment A
Statement of CPNI Procedures and Compliance

Phone1, Inc.

Calendar Year 2008

Phone1, Inc.

Statement of CPNI Procedures and Compliance

Phone1 has applied to the FCC for discontinuance of service.

During 2008, Phone1, Inc. ("Phone1") operated primarily as an operator service provider, providing operator assisted call completion services to transient users of pay telephone and hospitality telephones. Such services consist of casual traffic provided outside of any subscribed service relationship and the company does not obtain any CPNI. Calls are billed by the local exchange carrier or via credit card.

Phone1 does not have any CPNI for its operator services operations, it therefore cannot use or permit access to CPNI. Moreover, Phone1 does not market its operator services to end users in any fashion. Its marketing efforts are directed towards aggregators and such efforts do not include the use of CPNI.

The Company does not bill operator services customers directly. Instead, the Company provides rated call records to billing companies and billed calls appear on the customer's local exchange company bill or credit card bill. To the extent that the billing company acts as an agent for the Company and provides call detail information to customers over the telephone, Phone1 has contacted its billing company and received written assurance of the billing company's compliance with 47 CFR Subpart U.

In addition to operator service, Phone1 provide prepaid long distance services. The company does not use or permit access to CPNI to market any telecommunications or non-telecommunications services and has trained its personnel not to use CPNI for marketing purposes. Should Phone1 elect to use CPNI in future marketing efforts, it will follow the applicable rules set forth in 47 CFR Subpart U, including, if necessary, the institution of operational procedures to ensure that notification is provided and customer approval is obtained before CPNI is used or disclosed,

Phone1, Inc.

Statement of CPNI Procedures and Compliance

(Page 2)

authentication procedures that do not require the use of biographical or account information and that notifies customers of account changes in accordance with the rules. Phone1 has instituted training procedures and a corresponding disciplinary process to ensure that its personnel understand and comply with restrictions regarding the use and disclosure of, and access to, CPNI. Phone1 maintains a record of all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI.

Prepaid long distance service sales is via the internet. All services are prepaid via credit card on the Company's secure website. However, the Company does not provide web access to customer call detail records. If it elects to do so in the future, it will follow the applicable rules set forth in 47 CFR Subpart U, including the implementation of authentication procedures that do not require the use of readily available biographical or account information and customer notification of changes.

The Company does not have any retail locations and therefore does not disclose CPNI at in-store locations.

Requests for call detail records by law enforcement agencies are only granted if a subpoena is provided.

The Company has not taken any actions against data brokers in the last year.

The Company did not receive any customer complaints about the unauthorized release of CPNI or call records in calendar year 2008.

The Company has not developed any information with respect to the processes pretexters are using to attempt to access CPNI or call records.